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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/916,330	07/30/2001	Mark A. Kirkpatrick	BS01-084	9174
45695	7590 10/28/2005		EXAMINER	
	& KEYS FOR BELL	NAWAZ, ASAD M		
P. O. BOX 7 MARIETTA	1355 ., GA 30007-1355		ART UNIT	PAPER NUMBER
	,		2155	

DATE MAILED: 10/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

· · · · · · · · · · · · · · · · · · ·		Applic	ation No.	Applicant(s)				
		09/916	5,330	KIRKPATRICK E	T AL.			
Office Action Summary			ner	Art Unit				
		Asad N	1. Nawaz	2155				
Period fo	The MAILING DATE of this commun or Reply	ication appears on	the cover sheet	with the correspondence a	ddress			
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MINISTRY IN THE MINISTRY OF THE MINIST	AILING DATE OF of 37 CFR 1.136(a). In no nunication. atutory period will apply ar will, by statute, cause the	THIS COMMUN be event, however, may a ad will expire SIX (6) MC application to become	IICATION. a reply be timely filed DNTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on 22 August 2005.							
·		·						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
4)🖂	☑ Claim(s) <u>1-41</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) 🗌	Claim(s) is/are allowed.							
•	Claim(s) <u>1-41</u> is/are rejected.							
-	Claim(s) <u>6,7,15,16 and 25</u> is/are obj							
8)[]	Claim(s) are subject to restrict	tion and/or election	n requirement.					
Applicati	ion Papers							
9)[The specification is objected to by the	e Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
	Applicant may not request that any object	•	•					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
11)[The oath or declaration is objected to	by the Examiner.	Note the attach	ed Office Action of form P	10-152.			
Priority (ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a)	☐ All b)☐ Some * c)☐ None of:			,				
	1. Certified copies of the priority documents have been received.							
	 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 							
	-	•		en received in this Nationa	il Stage			
* * *	application from the Internatio See the attached detailed Office actio			nt received				
	Sec the attached detailed Office action	77 101 & 113t Of the C	oranica copies ne	A TOURING				
Attachmen			A) 🗖 1	· Cummon (BTO 440)				
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (P	TO-948)	Paper N	4) Interview Summary (PTO-413) Paper No(s)/Mail Date				
3) X Infor	mation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date			5) Notice of Informal Patent Application (PTO-152) 6) Other:				

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DETAILED ACTION

This action is responsive to the Request for Continuation filed on 8/22/05.
 Claims 1-41 were amended. No claims have been added or canceled. Claims 1-41 are pending.

Claim Objections

2. Claims 6, 7, 15, 16, and 25 are objected to because of the following informalities: updateable should be replaced with updatable. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-2, 4, 6, 8, 10-11, 13, 15, 17, 19, 22, 24-26, 28-32, 34, 36-38, and 40-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Morris (USPN 5813017) further in view of Adamchick (USPN 5761668).

As to claim 1, Morris teaches a client-server computer system comprising:

a client application server that utilizes data in a particular form and generates a

validation request for validation of the data and wherein the request includes the data in

an initial form, an application server accessible by a plurality of client application servers

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via a plurality of application software protocols, wherein said application server provides a data validation service on the data received from the client application server in response to receiving the validation request from the client application server (abstract; col 6, lines 50-67) wherein the data validation service compares the data in the initial form to a reference for the particular form utilized by the client application to determine whether the initial form matches the particular form and returns to the same client application server that generated the validation request an indication of valid or invalid based on whether the initial form matches the particular form (abstract; col 6, lines 35-39; col 6, lines 50-67; delta difference file) and a storage mass coupled to said application server for storing a system of dynamically maintainable validation functions for performing said validation service (col 8, lines 43-59; backup servers and etc.).

However, Morris does not explicitly indicate wherein the validation includes checking whether a date specified in the data is in a valid format based on the number of digits that represent the vear and further includes checking whether the date falls within a set range of dates.

Adamchick teaches the above-mentioned limitation by checking the format of the year and determining if the day is approaching the turn of a century (see abstract; col 4, lines 39-63). It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of Adamchick into those of Morris to allow the system to be standardized. Allowing the system to be standardized would allow the system to check the validity of the date and whether the request is even essential (by not falling into a set range of dates) thereby saving essential resources.

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As to claim 2, Morris teaches a client-server computer system according to claim wherein said storage mass comprises a database (Fig 1, numerals 12 and 15; Fig 2, numerals 25-29)

As to claim 4 Morris and Adamchick teach a client-server computer system according to claim 2, wherein said database contains a table-based system of rules organized into at least three hierarchically-organized views.(Fig 2, numerals 25-29; col 9, lines 1-12)

As to claim 6, Morris and Adamchick teach a client-server computer system according to claim 2, wherein said database stores validation functions stored ms hierarchically-organized views that are dynamically updateable by an external administrator (Fig 2, numerals 25-29; col 9, lines 1-12).

As to claim 8, Morris and Adamchick teach a client-server computer system according to claim 4, wherein said application server and said database are centrally located to said plurality of client application servers and said validation functions are maintainable by a remote administrator. (col 8, line 60 to col 9, line 12)

Claims 10-11, 13, 15, 17, 19, 22, 24-26, 28-32, 34, 36-38, and 40-41 are essentially the method, application server, system and method for the above-mentioned claims and are thus rejected under similar rationale.

5. Claims 3, 5, 7, 9, 12, 14, 16, 18, 21, 23, 27-30, 33, 35, and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Morris (USPN 5813017) further in view of Official Notice.

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As to claims 3, 5, 7, and 9, Morris teaches the method of claim 1 with validation functions represented by a storage schema maintainable by a remote administrator, a database containing a table-based system of rules organized into at least three hierarchically-organized views, wherein the storage schema is located centrally. However, Morris does not explicitly indicate that the schema is represented via LDAP. It would have been obvious to one of ordinary skill in the art at the time of the invention to use LDAP in a system as taught by Morris because LDAP is a standardized networking protocol designed for querying and modifying directory services. The IETF designed and specified LDAP as a better way to make use of directories having found DAP to be too complex for simple Internet clients to use.

Claims 12, 14, 16, 18, 21, 23, 27-30, 33, 35, and 39 contain similar limitations as the above-mentioned claims and are thus rejected under similar rationale.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Asad M. Nawaz whose telephone number is (571) 272-3988. The examiner can normally be reached on M-F 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Saleh Najjar can be reached on (571) 272-4006. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

AMN

SALEH NAJJAR SVISORY PATENT EXAMINER